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CORRES. CONTROL
OUTGOING LTR NO.**EG&G ROCKY FLATS**

DOE ORDER# 4700.1

94 RF 09311

EG&G ROCKY FLATS, INC.

ROCKY FLATS PLANT, P.O. BOX 464, GOLDEN, COLORADO 80402-0464 • (303) 966-7000

DIST.	LTR	ENC
AMARAL, M.E.		
BURLINGAME, A.H.	X	
BUSBY, W.S.		
BRANCH, D.B.		
CARNIVAL, G.J.		
DAVIS, J.G.		
FERRERA, D.W.		
FRAY, R.E.		
GEIS, J.A.		
GLOVER, W.S.		
GOLAN, P.M.		
HANNI, B.J.		
HARMAN, L.K.		
HEALY, T.J.		
HEDAH, T.		
HILBIG, J.G.		
HUTCHINS, N.M.		
JACKSON, D.T.		
KELL, R.E.		
KUESTER, A.W.		
MARX, G.E.		
MCDONALD, M.M.		
McKENNA, F.G.		
MONTROSE, J.K.		
MORGAN, R.V.		
POTTER, G.L.		
PIZZUTO, V.M.		
RISING, T.L.		
SANDLIN, N.B.		
SCHWARTZ, J.K.		
SETLOCK, G.H.		
STEWART, D.L.		
STIGER, S.G.	X	
TOBIN, P.M.		
VOORHEIS, G.M.		
WILSON, J.M.		
BOOK	X	
PRIMROSE	X	
HINSCH	X	
SPRIES	X	
REES	X	
FILE	X	
PROJECT FILE	X	
CORRES. CONTROL	X	X
ADMN RECORD/080		
TRAFFIC		
PATS/T130G		

CLASSIFICATION:

UCNI	
UNCLASSIFIED	
CONFIDENTIAL	
SECRET	

AUTHORIZED CLASSIFIER
SIGNATURE

DATE

IN REPLY TO RFP CC NO:

ACTION ITEM STATUS

J PARTIAL/OPEN

J CLOSED

LTR APPROVALS:

ALP: ZH

ORIG & TYPIST INITIALS

RMH:ilm

September 21, 1994

94-RF-09311

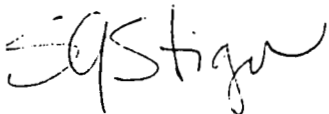
Jessie M. Roberson
Acting Assistant Manager for
Environmental Restoration
DOE/RFFO

OPERABLE UNIT (OU) 1 HOT SPOT REMOVAL PROPOSED ACTION MEMORANDUM (PAM) AND
SAMPLING AND ANALYSIS PLAN (SAP) TRANSMITTAL - SGS-502-94

Action: Seek Environmental Protection Agency (EPA) approval of the Final SAP

The OU 1 Hot Spot Removal Final SAP, Final PAM, and the Proposed Action Memorandum
Responsiveness Summary were hand-delivered to the Department of Energy/Rocky Flats
Field Office (DOE/RFFO) and the regulatory agencies by EG&G Rocky Flats, Inc. (EG&G) on
Friday, September 2, 1994.

EG&G recommends that DOE/RFFO seek EPA approval of the Final SAP per 40 Code of
Federal Regulations §300.415 (b) (4) (ii). The Comprehensive Environmental Response,
Compensation and Liability Act is the primary regulatory driver behind this removal
action until the proposed language change to the Interagency Agreement is formally
recognized by all parties. While the PAM should suffice as a substitute for the SAP, there
is little regulatory basis for this position. Our recommendation would provide a solid basis
for proceeding with the removal action.



S. G. Stiger, Director
Environmental Restoration Program Division

RMH:jlm

Orig. and 1 cc - J. M. Roberson

cc:

S. R. Grace - DOE/RFFO

T. L. Reeves - " "

M. N. Silverman - " "

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REVIEW WAIVER PER
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A-DU01-000850